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"The truth,
the whole truth,
and nothing
but the truth
... without fear
or favor"

Conde McGinley
1890 • FOUNDER • 1962

Germany's Crime—She Fought Communism

UNITED STATES ENTERED WORLD WAR II TO SAVE COMMUNISM
ZIONIST VENGEANCE CALLED FOR ANNIHILATION OF GERMANY

MONSTROUS CONSPIRACY

By

Alton Thatcher

If there ever was a planned economic murder and enslavement of a people it was that which was directed upon the Germans and because they opposed Communism. It was the Communists of Moscow and some of their stooges of the Western World who provoked World War II, not the Germans.

Ever since the early 1920s (and even before then) Communism was at Germany's throat, both from within and from without. In the era between the mid-1920s and the early 1930s, the Communists threatened Germany with control and annexation to Moscow. When they saw the Red handwriting on the wall, the German people in the elections seized power from the Communist-infiltrated Weimar Republic. Therefore in 1933 the new government (the Third Reich under Hitler) began to suppress the subversive activity of internal Communism.

As a result, Germany became encircled by the so-called "World Trade Economic Boycott" which, having been planned and adopted in 1933 by a pro-Communist convention in Amsterdam, Holland, was soon adopted and imposed also by the governments of France, Britain, the United States, and Moscow.

From then on, and virtually from all sides, Germany was under economic attack. Yet she had no intention of submitting to this external, pro-Communist pressure. The Third Reich, for German national defense and survival, made military preparations to break out of the encirclement. In spite of the starvation attempts waged against her from without, Germany became the strongest industrial power in Europe to stop the Communist control of all Europe . . . if the United States would not intervene militarily. In 1938-39 Germany attacked the Communist-infiltrated governments of Austria, Czechoslovakia, and Poland. For an altogether different reason, Soviet Russia invaded and occupied the eastern half of Poland. France and England declared war on Berlin, but not on Moscow for its military attack and invasion of Finland and Poland. Germany drove from her soil the British and French invaders, after which in 1940 she still pushed westward not only by pursuing the retreating and crumbling British and French armies, but by attacking and defeating all the Communist-infiltrated governments on the continental mainland of western Europe. Also, Germany kicked the Communists out of Denmark and Norway.

In June, 1941, Germany attacked the Red Moscow government by pushing back the Russian army from eastern Poland



JACOB GOLOS

HENRY MORGENTHAU, JR. SAMUEL UNTERMEYER

The infamous Morgenthau Plan was the work of the astute mind of Morgenthau's Assistant, Harry Dexter White, Soviet spy, who was taking orders directly from Jacob Golos, HEAD OF THE COMMUNIST SPY RING TO WHICH NATHAN GREGORY SILVERMASTER AND ELIZABETH BENTLEY BELONGED.

SAMUEL UNTERMEYER, then (1933) president of the WORLD JEWISH ECONOMIC FEDERATION, returning from a

world-wide meeting of Jews in Amsterdam, spoke of the "Sacred War," and referred to Jews as "THE ARISTOCRATS OF THE WORLD." In a radio speech on WABC, N. Y. C., Aug. 6, 1933, Untermyer stated that the Jews of the world HAD DECLARED WAR ON GERMANY and would STARVE THEM TO DEATH. This was six years before any Jew had been punished and before military war had been initiated.

WORLD COURT

By J. Johnston McCauley

Efforts continue to repeal the Connally Reservation to the World Court treaty.

Due to the U.S. Supreme Court's ruling that any treaty becomes binding upon, and even supercedes, the U.S. Constitution, it is imperative everybody maintain an awareness of what is transpiring in Washington and inform others.

In 1946, when the U.S. Senate was about to ratify the treaty making this country a part of the World Court, Senator Tom Connally (Texas) foresaw a source of potential danger to the sovereignty of the United States in the broad and general wording of the treaty. This reservation, inserted by him and overwhelmingly approved by his fellow-solons, reserves the right to determine our own domestic affairs under our system of laws. The patriotic Senator offered an amendment which has been referred to as the Connally Amendment which states:

"As determined by the United States of America. The acceptance of the World Court's jurisdiction shall not apply to disputes with regard to matters which are essentially within the domestic jurisdiction of the United States of America as determined by the United States of America."

This indicates very clearly the United States is agreeable only to being a member of the International Court, but believes the

World Court should deal only with "international" affairs and that each nation should handle its own domestic and internal problems without interference from the World Court.

There are many persons today who would have us withdraw the Connally Amendment from our agreement and subject the American people to the jurisdiction of the World Court. To do so would be committing "legal" disarmament, equally as disastrous as military disarmament.

When the World Court treaty was being considered by our Senators, the United States was under no obligation to submit any controversies to the World Court, and when it chose to submit some controversies but not others, it was within its rights to clarify the extent of its submissions. The Connally Reservation clearly stated that any controversies judged by the United States to be within the domestic jurisdiction of the United States would not be submitted to the World Court.

Everybody has a fairly well-defined concept of what constitutes a domestic issue and what constitutes an international issue. However, we must bear in mind that our own judgment, if the Connally Reservation were eliminated, would have no bearing whatsoever on the decision.

Many have wondered how the Connally Amendment protects our individual liberties and our Constitution. If they would peruse the United Nations Charter, chapter 14, they will find the Charter provides that the World Court, as the principal judicial organ of the United Nations, shall

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